## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

JANE DOE 1, JANE DOE 2 and JANE DOE 3,

Plaintiffs,

v. Case No: 6:23-cv-788-WWB-LHP

VARSITY BRANDS, LLC, VARSITY
SPIRIT, LLC, VARSITY BRANDS
HOLDING COMPANY, INC., U.S.
ALL STAR FEDERATION, INC., USA
FEDERATION FOR SPORT
CHEERING, CHARLESBANK
CAPITAL PARTNERS, LP, BAIN
CAPITAL, LP, JEFF WEBB,
CHAMPION ELITE LEGACY,
ASHLEY HUGHES and ERICK
KRISTIANSON,

Defendants

## **O**RDER

This cause came on for consideration without oral argument on the following motion filed herein:

MOTION: REQUEST FOR ENTRY OF DEFAULT AS TO

**DEFENDANT ERICK KRISTIANSON (Doc. No. 46)** 

FILED: June 13, 2023

THEREON it is ORDERED that the motion is DENIED without

prejudice.

Plaintiffs move for Clerk's default against Defendant Erick Kristianson,

stating that Mr. Kristianson was served by certified mail received by his mother on

May 4, 2023. Doc. No. 46. See also Doc. No. 13. Upon review, the motion will be

denied without prejudice for failure to adequately address, with citation to legal

authority, that service of process on Mr. Kristianson was proper under governing

law. See generally United States v. Donald, No. 3:09-cv-147-J-32HTS, 2009 WL

1810357, at \*1 (M.D. Fla. June 24, 2009) (before a Clerk's default can be entered

against a defendant, the Court must determine that the defendant was properly

served). A renewed motion, which shall be filed on or before June 27, 2023, must

include a memorandum of legal authority establishing that service of process was

proper under applicable law.

**DONE** and **ORDERED** in Orlando, Florida on June 13, 2023.

UNITED STATES MAGISTRATE JUDGE

Copies furnished to:

Counsel of Record

**Unrepresented Parties** 

- 2 -